

UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office Address: COMMISSIONER OF PATENTS AND TRADEMARK Washington, D.C. 20231

	APPLICATION NUMBER	FILING DATE	FIRST NAMED APPLICANT	AT FO	ATTORNEY DOCKLT NO.	
			,		EXAMINER	
				E)		
			1	ART UNIT	PAPER NUMBER	
			(
			1	OATE MAILED:		
		INTERV	IEW SUMMARY			
ıll pa	rticipants (applicant, applicant	's representative, PTO personne	el):			
1)	Benny	Lee (PTO)	(3)			
2}	George L	Kourezos	(4)			
)ate	of Interview $\frac{0}{5}$ Λ	low 2003				
уре	Telephonic Televide	o Conference	y is given to □applicant □	applicant's represe	entative).	
	/	nducted: Yes DNo If yes,				
		/				
Agree	ement was reached. Dv	vas not reached.				
_	n(s) discussed:		12			
	·					
)acc	rintion of the general nature of	what was agreed to if an agree	ment was reached or any other	comments:		
	Minour clarific	citizen to the a	necification and	1 dains	mere.	
_ (Uscured and s	pecific changes	agreed to see	- acioms	whying	
٤	yominers amind	wt -			<i>I F</i>	
nust		and a copy of the amendments, is copy of the amendments which w				
1	It is not necessary for applica	ant to provide a separate record	of the substance of the interview	٧.		
S NO	OT WAIVED AND MUST INCL	een checked to indicate to the co UDE THE SUBSTANCE OF THE PLICANT IS GIVEN ONE MON' /.	E INTÉRVIEW. (See MPEP Sed	ction 713.04). If a re	eply to the last Office	

Examiner Note: You must sign this form unless it is an attachment to another form.

FORM **PTOL-413** (REV. 2-98)

Application/Control Number: 903892

Page 2

Art Unit: 2817

EXAMINER'S AMENDMENT

An examiner's amendment to the record appears below. Should the changes and/or

additions be unacceptable to applicant, an amendment may be filed as provided by 37 CFR 1.312.

To ensure consideration of such an amendment, it MUST be submitted no later than the payment

of the issue fee.

Authorization for this examiner's amendment was given in a telephone interview with

George Likourezos on 5 November 2003.

The application has been amended as follows:

In the Specification:

Page 9, line 3, --(see Fig. 2)-- has been inserted after "55a".

In the Claims:

In claim 1, sixth paragraph, third line & claim 12, second paragraph, third line, --amplified

-- has been inserted prior to the respective occurrence of "RF field".

In claims 6, 7, the dependency from claim "5" has been changed to claim --1-- at each

occurrence.

In claim 8, fifth paragraph, first line, "coupled to" has ben changed to --from--.

In claim 12, second paragraph, first line, --respective-- has been inserted prior to "input

lead"; second paragraph, third line, "to" has been changed to --from--.

Claims 1-4, 6, 7; 8; 9, 10; 11, 12; 15 are allowable over the prior art of record.